COMBINED DECLARATION / POWER OF ATTORNEY

AS DELOW NAMED INVENTOR I LIEDERY DECLARE THAT. This Declaration is of the following type:

NO DEEC	to be be with the best of the following type.					
	☐ Continuation	☐ Supplemental	Continuation-In-Part National Stage of PCT	☐ Divisional		
inventor of matter wh REMOV	(if only one name is listed nich is claimed and for wh	below) or an original, firs ich a patent is sought on th	below next to my name: I believe t and joint inventor (if plural names to invention entitled, "A METHOD CALL IN A GROUP COMMU	are listed below) of the subject AND AN APPARATUS FOR		
	was described and claimed	applicable). in PCT International Applica		mended under PCT Article 19 on .		
I hereby amended examinati	state that I have reviewe by any amendment refe ion of this application in a	d and understand the cont rred to above. I acknow ecordance with Title 37, Co	ents of the above-identified specific dedge the duty to disclose informate of Federal Regulations, Sec. 1.56	cation, including the claims, as ation which is material to the 'b(a).		
4 hereby claim foreign priority benefits under Title 35, United States Code, Sec. 119 of any foreign application(s) for patent or						
inventor's certificate or of any PCT International application(s) designating at least one country other than the United States of						
America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same						
			other than the United States of An n(s) of which priority is claimed.	perica filed by me on the same		
	attor having a ming date t	erore that or the approach	(s) or which priority is calmice.			
J				Priority Claimed		
4	(Country)	(Application No.)	(Day/Month/Year/Filed)	(Yes) (No)		
m m n I haraby c	laim the benefit under Tit	le 25 TISC 110(e) of the II	nited States provisional application(s	a) listed heless		
j mereoye J	iann the beliefit thiter Th	ie 33, 63C 119(e) of the 0	inted States provisional applications	s) listed below:		
	(Serial No.)		(Filing Date)			
			nited States application(s) listed be			
matter of	each of the claims of this	application is not disclosed	in the prior United States application to disclose material information as of	on in the manner provided by the		
			and the national or PCT Internations			
-	(Serial No.)		(Filing Date)	(Status)		
Y to continue			and the second			
	appoint the following attor	nevs and/or agents to pros	ecute this application and to transac	Tau pusiness in the U.S. Patent		

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith: Russell B. Miller, Reg. No. 31,122, Gregory D. Ogrod, Reg. No. 30,880, Bruce W. Greenhaus, Reg. No. 37,339, Charles D. Brown, Reg. No. 28,285, Thomas R. Rouse, Reg. No. 40,793, Kent D. Baker, Reg. No. 38,822, Thomas M. Thibault, Reg. No. 42,181, Christopher O. Edwards, Reg. No. 36,127, Pavel Kalousek, Reg. No. 44,178, Kyong H. Macek, Reg. No. 42,977, Byron Yafuso, Reg. No. 45,244, Sean English, Reg. No. 37,194, Gogr W. Martin, Reg. No. 39,291, Sandip S. Minhas, Reg. No. 44,245, Michael D. Hartogs, Reg. No. 36,547, Philip R. Wadsworth, Reg. No. 29,219, S. Hossain Beladi, Reg. No. 42,311, Albert I. Harnois, Reg. No. 46,232, Sandra L. Godsey, Reg. No. 42,528, George C. Pappas, Reg. No. 35,065, Maryanne E. DeAngelo, Reg. No. 47,288, Abdollah Katbab, Reg. No. 45,325, Robert J. O'Connell, Reg. No. 44,265, Marc Hooks, Reg. No. P48857 and Howard Seo, Reg. No. 43,105. Please direct all telephone calls to Philip R. Wadsworth at (858) 651-4404 and address all correspondence to: Sarah Kirkpatrick, Manager, Intellectual Property Administration, QUALCOMM Incorporated, 5775 Morehouse Drive, San Diego, California 92121-1714 (PTO Customer No. 23696).

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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